1	PSYCH-APPEAL, INC. Meiram Bendat (Cal. Bar No. 198884)	
2	7 West Figueroa Street, Suite 300	
3	Santa Barbara, CA 93101 Tel: (310) 598-3690, x 101	TES DISTRICT
4	Fax: (888) 975-1957	CANDO
5	mbendat@psych-appeal.com	
6	ZUCKERMAN SPAEDER LLP	IT IS SO ORDERED
	D. Brian Hufford (admitted <i>pro hac vice</i>) Jason S. Cowart (admitted <i>pro hac vice</i>)	5 11 15 00 A
7	485 Madison Avenue, 10 th Floor	Drame Gyal Mices E
8	New York, NY 10022	Judge Yvonne Gonzalez Rogers
9	Tel: (212) 704-9600 Fax: (212) 704-4256	10/25/2021
10	dbhufford@zuckerman.com jcowart@zuckerman.com	DISTRICT OF CEN
11	ZUCKERMAN SPAEDER LLP	DISTRICT
12	Caroline E. Reynolds (admitted <i>pro hac vice</i>)	
13	1800 M St., NW, Suite 1000 Washington, DC 20036	
	Tel: (202) 778-1800	
14	Fax: (202) 822-8106	
15	creynolds@zuckerman.com	
16	Attorneys for Plaintiff	
17		
18	UNITED STATES DISTRICT COURT	
19	NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION	
	JANE DOE, as the representative of her	Case No. 4:19-cv-07316-YGR
20 21	minor son,	Case No. 4.19-cv-0/310-1 GR
	Plaintiff,	
22	v.	JOINT STIPULATION OF DIMISSAL WITH PREJUDICE
23		
24	UNITED BEHAVIORAL HEALTH and UNITED HEALTHCARE SERVICES,	
25	INC.,	Complaint Filed: November 7, 2019
	Defendants.	Complaint Fred. Provenioe 7, 2017
26		
27		
28		

1	TO THIS HONORABLE COURT:	
2	IT IS HEREBY STIPULATED, by and between Plaintiff Jane Doe as the representative o	
3	her minor son, and Defendants United Behavioral Health and United Healthcare Services, Inc., by	
4	and through their counsel of record, that all claims and causes of action in the above-captioned	
5	matter shall be dismissed with prejudice pursuant to Federal Rule of Civil Procedure	
6	41(a)(1)(A)(ii), with each party to bear its own costs and attorneys' fees.	
7	IT IS SO STIPULATED.	
8		
9	Dated: August 6, 2021 ZUCKERMAN SPAEDER LLP	
10	By: <u>/s/ Caroline E. Reynolds</u>	
11	D. Brian Hufford	
12	Jason S. Cowart Caroline E. Reynolds	
13	PSYCH-APPEAL, INC.	
14	Meiram Bendat	
15	Attorneys for Plaintiff	
16	Detail: Assessed 6 2021	
17	Dated: August 6, 2021 CROWELL & MORING LLP	
18	By: <u>/s/ Jennifer S. Romano</u>	
19	Jennifer S. Romano Kristin J. Madigan	
20	Kimberley M. Johnson	
21	Attorneys for Defendants UNITED BEHAVIORAL HEALTH and	
22	UNITED HEALTHCARE SERVICES, INC.	
23	FILER'S ATTESTATION	
24	Pursuant to Civil Local Rule 5-1(i)(3) regarding signatures, I attest that each signatory to	
25	this document has concurred in its filing.	
26		
27	Dated: August 6, 2021 /s/ Caroline E. Reynolds Caroline E. Reynolds	
28	Caronne E. Reynolds	

STIPULATION OF DISMISSAL WITH PREJUDICE CASE NO. $4{:}19{:}CV{-}07316{:}YGR$